EXHIBIT G

,	1			
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	10			
		Attorneys for Plaintiffs		
	11	(See Signature Page for Additional		
	12	Plaintiffs' Counsel)		
	12	UNITED STATES D	ISTRICT COURT	
	13	UNITED STATES D.	BINCI COOKI	
		NORTHERN DISTRIC	T OF CALIFORNIA	
•	14			
	15	SAN JOSE I	DIVISION	
	13			
	16	CLRB HANSON INDUSTRIES, LLC		
		d/b/a INDUSTRIAL PRINTING, and	Case No. C 05-03649 JW PVT	
	17	HOWARD STERN, on behalf of		
		themselves and all others similarly situated,	Hon. James W. Ware	
	18	71.1.100		
	19	Plaintiffs,	CLRB HANSON INDUSTRIES, LLC'S	
	17	v.	RESPONSES AND OBJECTIONS TO DEFENDANT GOOGLE INC.'S	
	20	,	INTERROGATORIES	
	·	GOOGLE, INC.,	(SET ONE)	
	21	Defendant.	,	
	22			
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	24			
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	26	CLRB HANSON INDUSTRIES, LLC'S RESPONSES ANI TO DEFENDANT GOOGLE INC.'S INTERROGATORIES		
•	26	Case No. C 05-3649 JW	(ODI OND)	
		871347v1/010480		i

Pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure, Plaintiff CLRB Hanson Industries, LLC ("Plaintiff"), by and through its attorneys, hereby responds to Defendant Google Inc.'s Interrogatories to Plaintiff CLRB Hanson Industries, LLC (Set One) (the "Interrogatories") as follows:

GENERAL OBJECTIONS

Plaintiff generally objects to the Interrogatories on the following grounds, each of which is incorporated by reference in the responses to the individual Interrogatories below. All responses set forth herein are subject to and without waiver of any of these General Objections.

- 1. Plaintiff objects to these Interrogatories to the extent they seek the information that is protected by various privileges and protections, including the attorney-client privilege, the work product doctrine, and any other legally recognized privilege and/or protection. By responding to any Interrogatory, Plaintiff does not waive the attorney-client privilege, the work product doctrine, or any other applicable privilege as to that interrogatory or as to any other future interrogatory.
- 2. Plaintiff objects to these Interrogatories to the extent they seek answers beyond the scope permitted by the Federal Rules of Civil Procedure and the Local Rules of the United States District Court for the Northern District of California (the "Local Rules").
- 3. Plaintiff objects to these Interrogatories to the extent that, when read with the definitions and instructions, they seek to impose discovery obligations on Plaintiff broader than, or inconsistent with, those set forth in the Federal Rules of Civil Procedure, the Local Rules, or other law.
- 4. Plaintiff objects to the Interrogatories to the extent that they impose upon Plaintiff a duty to seek out information which is not in its personal possession, custody or control.

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- 21. The production of any information when the production of such information is objected to herein shall not constitute a waiver of any applicable objection and is without prejudice to Plaintiff's right to object later that the production of any such information was inadvertent.
- 22. No incidental or implied admissions are intended in these responses. Plaintiff's response to all or any part of any Interrogatory should not be taken as an admission that: (a) Plaintiff accepts or admits the existence of any fact(s) set forth or assumed by the Interrogatory; or (b) Plaintiff's response constitutes admissible evidence. Plaintiff's response to all or any part of an Interrogatory also is not intended to be, and shall not be, a waiver by Plaintiff of all or any part of its objection(s) to that Interrogatory.
- 23. Plaintiff's response to these interrogatories shall not be construed as an admission of relevance, materiality, or admissibility of such information or the subject matter of such information, or as a waiver or abridgement of any applicable privilege or of any applicable objection set forth above or below. Plaintiff reserves the right to object to the admissibility in evidence of any part of the responses to the Interrogatories.
- Plaintiff's General Objections are hereby incorporated in each and every response set 24. forth below, regardless of whether such objections are repeated as to each individual definition or instruction to which they are applicable. By stating specific objections in response to a request, Plaintiff does not waive any of the objections incorporated herein.

INTERROGATORIES

By setting forth specific objections, Plaintiff does not intend to limit or restrict the General Objections. Plaintiff incorporates the General Objections into Plaintiff's responses to each of the Interrogatories.

CLRB HANSON INDUSTRIES, LLC'S RESPONSES AND OBJECTIONS TO DEFENDANT GOOGLE INC.'S INTERROGATORIES (SET ONE) Case No. C 05-3649 JW

1	INTERROGATORY NO. 1:
2	INTERROGATORT NO. 1:
3	State all facts that support YOUR claim that YOU sustained damages or other injury as a result of any conduct and/or omission of GOOGLE.
4	RESPONSE:
5	Plaintiff objects to this Interrogatory on the grounds that it seeks information that is
6	already on the record, has already been produced, or is already available to Google. It is
7	burdensome and oppressive to require Plaintiff to state "all facts."
8	Subject to the general and specific objections, Plaintiff states that Google represented that
9	Plaintiff could establish a daily budget for its AdWords campaigns. However, Google charged
10	more than the daily budget that Plaintiff set for its AdWords campaigns.
11	INTERROGATORY NO. 2:
12	State the amount of monetary damages YOU claim that YOU sustained as a result of any conduct and/or omission of GOOGLE.
13	RESPONSE:
14	Plaintiff objects to this Interrogatory on the grounds that it seeks information that is
15	already on the record, has already been produced, or is already available to Google. It is
16	burdensome and oppressive to require Plaintiff to duplicate effort to respond to this question.
17	Subject to the general and specific objections, Plaintiff states that the amount of monetary
18	damages it sustained are the amounts that Google charged Plaintiff over its daily budget.
19	Google's records contain Plaintiff's daily budget and the amount in excess of the daily budget
20	Google charged it.
21	INTERROGATORY NO. 3:
22	MAZERIA GALLANIA
23	Describe in detail how YOU calculated the amount of pecuniary damages YOU claim that YOU sustained as a result of any conduct and/or omission of GOOGLE.
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25	6 CLRB HANSON INDUSTRIES, LLC'S RESPONSES AND OBJECTIONS

1 RESPONSE: 2 See response to Interrogatory No. 2. 3 **INTERROGATORY NO. 4:** Identify the date on which YOU first realized that GOOGLE was periodically charging 5 YOU in excess of 100% of your AdWords daily budget on certain days. 6 **RESPONSE:** 7 Plaintiff objects to this Interrogatory on the grounds that it is overbroad, vague and 8 ambiguous. Plaintiff also objects to this Interrogatory on the grounds that it seeks information that is already on the record, has already been produced, or is already available to Google. 10 Subject to the general and specific objections, Plaintiff's best recollection is that in 11 approximately the second quarter of 2004 Plaintiff observed that Google was periodically 12 charging more than the daily budget. 13 **INTERROGATORY NO. 5:** 14 Identify the date on which YOU first realized that it is GOOGLE's policy that, on any single day, the AdWords system may deliver up to 20% more ads than YOUR daily budget calls 15 for to help to make up for other days in which your daily budget is not reached. 16 **RESPONSE:** 17 Plaintiff objects to this Interrogatory on the grounds that it is overbroad, vague and ambiguous. Plaintiff objects to this Interrogatory on the grounds that it seeks information that is 18 19 already on the record, has already been produced, or is already available to Google. 20 See response to Interrogatory No. 4 above. In addition, subject to the general and specific objections, Plaintiff at various times from the 2nd quarter of 2004 to the 2nd quarter of 2005. 21 sought a satisfactory explanation from Google as to the overcharges. At times Plaintiff was told 22 23 that it would be credited for overdelivery. When Plaintiff realized that Google was not going to 24 credit it for overdelivery, it sought legal assistance and commenced a lawsuit in August 2005. 25 CLRB HANSON INDUSTRIES, LLC'S RESPONSES AND OBJECTIONS TO DEFENDANT GOOGLE INC.'S INTERROGATORIES (SET ONE) 26 Case No. C 05-3649 JW

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INTERROGATORY NO. 10:

Identify all efforts YOU took, including all supporting facts, to mitigate the damages YOU claim YOU suffered as a result of GOOGLE's conduct as alleged by YOU in the COMPLAINT.

RESPONSE:

Plaintiff objects to this Interrogatory on the grounds that it is overbroad, unduly burdensome, vague, ambiguous, and seeks information that is already on the record, has already been produced, or is already available to Google. It is burdensome and oppressive to require Plaintiff to duplicate effort to respond to this question and identify "all supporting facts." Plaintiff also objects to this Interrogatory as it requires Plaintiff to make legal conclusions and apply law to facts.

Subject to the general and specific objections, Plaintiff responds that Plaintiff sought a satisfactory resolution from Google as to the overcharges. At times Plaintiff was told by Google that it would be credited for overdelivery. When Plaintiff realized that Google was not going to credit it for overdelivery, it sought legal assistance and commenced a lawsuit in August 2005 for damages and injunctive relief.

INTERROGATORY NO. 11:

Identify each case, including the case name, case number, the parties involved, and the name of the court, in connection with which YOU have ever been deposed.

RESPONSE:

Plaintiff objects to this Interrogatory on the grounds that it is overbroad and unduly burdensome. This Interrogatory is also neither relevant to the subject matter of this action, nor any claim or defense of any party, nor reasonably calculated to lead to the discovery of admissible evidence.

Subject to the general and specific objections, to the best of Plaintiff's knowledge, no

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CLRB HANSON INDUSTRIES, LLC'S RESPONSES

1 officer, director, or representative of Plaintiff has ever been deposed (other than in this action) on 2 behalf of the Company. 3 **INTERROGATORY NO. 12:** State the reason(s), including all supporting facts, why YOU have in the past paused 5 and/or unpaused YOUR ads with GOOGLE's AdWords program. 6 **RESPONSE:** 7 Plaintiff objects to this Interrogatory on the grounds that it is overbroad. 8 Interrogatory is also neither relevant to the subject matter of this action, nor any claim or defense 9 of any party, nor reasonably calculated to lead to the discovery of admissible evidence. Plaintiff 10 also objects to this Interrogatory on the ground that it is burdensome and oppressive to require 11 Plaintiff to state "all supporting facts." 12 Subject to general and specific objections, Plaintiff states that it regularly paused ad 13 campaigns because it did not desire any click throughs at that time, based, inter alia, upon costs 14 associated with orders or flow leads, lack of capacity at plants, and targeted returns on . 15 investments. Other factors considered include the click-through rate, and the costs of the 16 AdWords campaign. Plaintiff also paused campaigns on nights and holidays. 17 **INTERROGATORY NO. 13:** 18 For each day on which the charges for any of YOUR ad campaigns exceeded the amount set as YOUR daily budget for the ad campaign, please describe in detail, including all supporting 19 facts, the reason(s) why YOU did not pause YOUR campaign. 20 RESPONSE: 21 Plaintiff objects to this Interrogatory on the grounds that it is overbroad, vague and 22 ambiguous. This Interrogatory is also neither relevant to the subject matter of this action, nor 23 reasonably calculated to lead to the discovery of admissible evidence. Plaintiff also objects to 24 this Interrogatory on the ground that it is burdensome and oppressive to require Plaintiff to 25

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describe in detail "all supporting facts."

Subject to general and specific objections, Plaintiff states that it did not pause advertising campaigns when charges exceeded the daily budget each day for a variety of reasons, including the following: Plaintiff may not have known until after the fact that it was receiving clicks that would cost more than its daily budget because it was unaware of Google's overdelivery policy; Plaintiff may not have had access to its AdWords account at the time that its daily budget was exceeded and therefore may not have known about the excess clicks; Plaintiff believed that it would not be charged for any overdelivery; and Plaintiff did not know until it received its monthly bill which clicks in excess of Plaintiff's daily budget would result in actual charges to its account.

INTERROGATORY NO. 14:

Identify any training concerning AdWords, including without limitation any tutorials, YOU received from any PERSON, including the date of the training and the identity of the PERSON providing the training.

RESPONSE:

Subject to the general and specific objections, Plaintiff, to the extent it understands the interrogatory, did not receive any training or tutorials concerning AdWords.

INTERROGATORY NO. 15:

If YOU contend that YOU have standing to sue GOOGLE under California Business & Professions Code section 17200, et seq. and/or 17500, et seq., please state all facts supporting YOUR contention.

RESPONSE:

Plaintiff objects to this Interrogatory on the grounds that it is overbroad and unduly burdensome and seeks information that is already on the record or has already been produced. It is burdensome and oppressive to require Plaintiff to duplicate effort to respond to this question and state "all facts." Plaintiff also objects to this Interrogatory as it requires Plaintiff to make

CLRB HANSON INDUSTRIES, LLC'S RESPONSES AND OBJECTIONS TO DEFENDANT GOOGLE INC.'S INTERROGATORIES (SET ONE) Case No. C 05-3649 JW 871347v1/010480

legal conclusions.

INTERROGATORY NO. 16:

Please describe in detail the role and duties of each PERSON who was involved with any of YOUR AdWords advertisements.

RESPONSE:

Plaintiff objects to this Interrogatory on the grounds that it is vague and ambiguous. Subject to the general and specific objections, Plaintiff states that Brett Hanson, who was hired by Plaintiff as an independent consultant, was the only person involved with Plaintiff's AdWords advertisements.

INTERROGATORY NO. 17:

Identify each and every portion of YOUR CONTRACT with GOOGLE that YOU contend is void or voidable, and all facts supporting YOUR contention.

RESPONSE:

Plaintiff objects to this Interrogatory on the grounds that it is overbroad, unduly burdensome, vague, ambiguous, and seeks information that is already on the record, has already been produced, or is already available to Google. It is burdensome and oppressive to require Plaintiff to duplicate effort to respond to this question and to identify "all facts." Plaintiff also objects to this Interrogatory as it requires Plaintiff to make legal conclusions and apply law to facts.

Subject to general and specific objections, Plaintiff states that the portions of the Contract relied upon by defendant as providing authority to charge Plaintiff more than its daily budget on any given day is voidable and otherwise unenforceable given Google's material misrepresentations that advertisers may pause their ad without being charged for those days, and that advertisers would not be billed more than their daily budget for those days that their ad runs.

The material misrepresentations were, and are, contrary to Google's billing practices.

CLRB HANSON INDUSTRIES, LLC'S RESPONSES AND OBJECTIONS TO DEFENDANT GOOGLE INC.'S INTERROGATORIES (SET ONE) Case No. C 05-3649 JW 871347v1/010480

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INTERROGATORY NO. 18:

For each AdWords ad campaign which YOU created, edited, or managed on behalf of any PERSONS other than CLRB Hanson, LLC, identify the ad campaign, the related account name, the account number under which the campaign was created, the identity of the PERSON on whose behalf it was created, and the PERSON who paid for the campaign.

RESPONSE:

Plaintiff objects to this Interrogatory on the grounds that it is overbroad, vague, ambiguous, not reasonably calculated to lead to admissible evidence. It is unduly burdensome, seeks information that is already on the record, has already been produced, or is already available to Google.

Subject to the general and specific objections, Plaintiff states that Brett Hanson created, edited, or managed AdWords ad campaigns as a consultant for SECOA Inc. and Hanson Industries.

INTERROGATORY NO. 19:

If YOUR response to request for admission number 9 served with these interrogatories is anything other than an unqualified admission, state all facts upon which YOU based YOUR response.

RESPONSE:

In addition to the general objections, Plaintiff objects to this Interrogatory on the grounds that it is overbroad, vague, ambiguous, and is neither relevant to the subject matter of this action, nor reasonably calculated to lead to the discovery of admissible evidence. Plaintiff also objects that the Interrogatory is unduly burdensome as it requires Plaintiff to state "all facts." Plaintiff also objects to this Interrogatory as it requires Plaintiff to make legal conclusions and apply law to facts.

Subject to and without waiver of any objection, Plaintiff denied request for admission number 9 because it called for a legal conclusion and because the definition of "reseller" is

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	Dated: September 25, 2008	LESTER L. LEVY (Admitted Pro Hac Vice)	!
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2.		E-Mail: waudet@audetlaw.com	
21		·	
. 22		0000	
22		By Beck	
23		Rachel S. Black Attorneys for Plaintiffs	
24		Audineys for Flamuns	
25		16	
	CLRB HANSON INDUSTRIES, LLC'S RES	PONSES AND OBJECTIONS	
26	TO DEFENDANT GOOGLE INC.'S INTERI Case No. C 05-3649 JW	ROGATORIES (SET ONE)	
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3	VEDERAL AND A
4	<u>VERIFICATION</u>
5	STATE OF MINNESOLA)
6	STATE OF MUNESOLA) SS.: COUNTY OF HENNEYW)
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8	BRETT HANSON, on behalf of Plaintiff CLRB Hanson Industries, LLC, being duly
9	sworn, deposes and says:
1	I am a the sole member of CLRB Hanson Industries, LLC. I have read the foregoing
0	CLRB Hanson Industries, LLC's Responses and Objections to Defendant Google Inc.'s
1	Interrogatories (Set One) ("Response") and know its contents. The Response is true to the best
1	of my knowledge, information, and belief.
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3	BRETT HANSON
1	
4	
1	Sworn to and subscribed before me this 25 day of September, 2008
5	RUSSELL HOYT
4	Notary Public Minnesota My Commission Expires Jan. 31, 2008
6	Notary Public
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2	PROOF OF SERVICE			
3	I, the undersigned, declare:			
4	I am employed in the County of Los Angeles, State of California. I am over the age of 18			
5	and not a party to the within action; my business address is 1901 Avenue of the Stars, Suite 950,			
	Los Angeles, California 90067-6029.			
6	On September 29, 2008, I served the foregoing document(s) described as follows:			
8	CLRB HANSON INDUSTRIES, LLC'S RESPONSES AND OBJECTIONS TO DEFENDANT GOOGLE INC.'S INTERROGATORIES (SET ONE)			
9	on the interested parties in this action by placing true copies thereof enclosed in sealed envelopes			
10	addressed as stated on the attached service list, as follows:			
11	XX BY MAIL:			
12	I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on that same day			
13	with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation			
14 .	date or postage meter date is more than one day after date of deposit for mailing in affidavit.			
15	BY PERSONAL SERVICE:			
16	I caused to be delivered such envelope by hand to the offices of the addressee.			
17	BY FEDERAL EXPRESS OR OVERNIGHT COURIER			
18	BY TELECOPIER I served by facsimile as indicated on the attached service list.			
19	XX BY ELECTRONIC MAIL			
20	I caused said documents to be prepared in portable document format (PDF) for e-mailing and served by electronic mail as indicated on the attached service list.			
21	Executed on September 29, 2008, at Los Angeles, California.			
22	(State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.			
23	XX (Federal) I declare that I am employed in the office of a member of the Bar of this Court			
24	at whose direction the service was made.			
25	Sandra L. Thomas (Type or Print Name) Sandra L. Thomas (Signature)			
26	871347v1/010480			

1 SERVICE LIST 2 CLRB Hanson Industries, LLC v. Google Inc. U.S. District Court, Northern District of California, San Jose Division 3 Case No. C 05-03649 JW 4 ATTORNEYS FOR PLAINTIFFS ATTORNEYS FOR DEFENDANT 5 Lester L. Levy David T. Biderman E-Mail: llevy@wolfpopper.com E-Mail: DBiderman@perkinscoie.com 6 Michele F. Raphael Timothy J. Franks E-Mail: mraphael@wolfpopper.com E-Mail: TFranks@perkinscoie.com M. Christopher Jhang E-Mail: CJhang@perkinscoie.com 7 WOLF POPPER LLP 845 Third Avenue New York, NY 100220 Farschad Farzan 8 Telephone: (212) 759-4600 E-Mail: FFarzan@perkinscoie.com Facsimile: (212) 486-2093 PERKINS COIE LLP 9 Four Embarcadero Center, Suite 2400 Marc M. Seltzer San Francisco, CA 94111-4131 10 E-Mail: <u>mseltzer@susmangodfrey.com</u> Telephone: (415) 344-7000 SUSMAN GODFREY L.L.P. Facsimile: (415) 344-7050 11 1901 Avenue of the Stars, Suite 950 Los Angeles, CA 90067-6029 Attorneys for Defendant Telephone: (310) 789-3100 12 GOOGLE INC. Facsimile: (310) 789-3150 13 Stephen D. Susman E-Mail: <u>ssusman@susmangodfrey.com</u> 14 SUSMAN GODFREY L.L.P. 654 Madison Avenue, 5th Floor 15 New York, NY 10065 Telephone: (212) 336-8330 16 Facsimile: (212) 336-8340 Daniel J. Shih 17 E-Mail: dshih@susmangodfrey.com Rachel S. Black 18 E-Mail: rblack@susmangodfrey.com SUSMAN GODFREY L.L.P. 19 1201 Third Avenue, Suite 3800 Seattle, WA 98101-3000 20 Telephone: (206) 516-3880 Facsimile: (206) 516-3883 21 William M. Audet E-Mail: waudet@audetlaw.com 22 AUDET & PARTNERS, LLP 221 Main Street, Suite 1460 23 San Francisco, CA 94105-1938 Telephone: (415) 568-2555 24 Facsimile: (415) 568-2556 25

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